## United States District Court MAR 16 800

|   | DISTRICT OFTEXAS GALVESTON DIVISION | Jesse E. Clark, Clerk By Doputy: Manue Buge NT IN A CRIMINAL CASE |
|---|-------------------------------------|---|
| UNITED STATES OF AMERICA  |                                     | Bun   |
| <b>V</b> .  | JUDGME                              | NT IN A CRIMINAL CASE   |
| ROBERTO LEE   |                                     | <b>V</b>  |
| AKA: Kimron Lee<br>Bob K. Lee<br>1000 W. Manchester Blvd. #1<br>Inglewood, CA 90301             | Case Number:                        | G-88-00008-04   |
| (Name and Address of Defendant)   |                                     | el J. Hinton (Retained)<br>ttorney for Defendant                  |
| SOC. SEC. NUMBER 554-86-0932<br>THE DEFENDANT ENTERED A PLEA OF                                 | :                                   | ·   |
| ☐ guilty ☐ nolo contendere] as to count(s☐ not guilty as to count(s)                            | 5)                                  | , an  |
| THERE WAS A:<br>[□ finding ত verdict] of guilty as to count(                                    | (s) <u>1 and 2</u>                  |   |
|   | out April 11, 1983, throu           | ch Tuly 20 1083   |
| The offense was committed on or abo   | out april it, 1705, carde           | gn July 29, 1903.   |
| The offense was committed on or about THERE WAS A:  [ finding X verdict] of not guilty as to co | •                                   |   |

- Ct. 1: Conspiracy to commit arson in violation of Title 18, United States Code, Section 371, as charged in the indictment.
- Ct. 2: Arson in violation of Title 18, United States Code, Section 844(i) as charged in the indictment.

IT IS THE JUDGMENT OF THIS COURT THAT: as to Count 1, imposition of sentence is suspended and the defendant is placed on probation with supervision for a period of five (5) years and assessed a fine of \$10,000.00 to be paid in full by expiration of the probation period at a rate to be determined by the Probation Department. Probation is to commence immediately upon release from custody portion of sentence imposed in Count 2.

As to Count 2, the defendant is sentenced to the custody of the Attorney General or his authorized representative for a period of five (5) years.

In addition to any conditions of probation imposed above, IT IS ORDERED that the conditions of probation set out on the reverse of this judgment are imposed.

## **CONDITIONS OF PROBATION**

Where probation has been ordered the defendant shall:

| <ol> <li>refrain from violation of any law (federal, state, and local) and questioned by a law-enforcement officer;</li> <li>associate only with law-abiding persons and maintain reasonable work regularly at a lawful occupation and support your legal de your probation officer at once, and consult him prior to job change not leave the judicial district without permission of the probation notify your probation officer immediately of any changes in your probation the probation officer's instructions and report as directed. The court may change the conditions of probation, reduce or extend within the maximum probation period of 5 years permitted by landuring the probation period.</li> </ol> | hours; ependents, if any, to the best of your alles); officer; place of residence; d the period of probation, and at any ti | bility. (When out of work notify me during the probation period |
|--|---|---|
| IT IS FURTHER ORDERED that the defendant shall pay a pursuant to Title 18, U.S.C. Section 3013 for count(s)  | total special assessment of \$<br>N/A   | N/Aas follows:  |
| IT IS FURTHER ORDERED THAT countson the motion of the United States.   |   | are DISMISSED   |
| IT IS FURTHER ORDERED that the defendant shall pay imposed as a fine, restitution or special assessment amount imposed as a cost of prosecution. Until all fir paid, the defendant shall immediately notify the Uniter and address.  | . The defendant shall pay to thnes, restitution, special assessr  | ne clerk of the court any ments and costs are fully             |
| IT IS FURTHER ORDERED that the clerk of the court States marshal of this district.   | deliver a certified copy of this  | s judgment to the United  |
| ☐ The Court orders commitment to the custody of the  | e Attorney General and recomme  | ends:   |
| March 13, 1989  Date of Imposition of Sentence   |   |   |
| 3-/6-89 Signature of Judicial Officer HUGH GIBSON UNITED STATES DISTRICT JUDGE Name and Title of Judicial Officer  |   |   |
| ) Jugh Fisher Date   | TURN  |   |
| I have executed this Judgment as follows:  |   |   |
| Defendant delivered onto   |   | at  |
| Date  General, with a certified copy of this Judgment in a Crim  APPROVED AS TO FORM: ATC_   | ninal Case.   | lesignated by the Attorney                                      |
| Φ.   | United States Marshal  By  Deputy Marshal   |   |